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March 22, 2019

Via U.S. Mail and Electronic Mail

Andrew Perez
MapLight
(954) 410-4522
MuckRock News
DEPT MR 50106
411A Highland Ave
Somerville, MA 02144-2516

Re: Public Records Request, dated March 1, 2018

Dear Andrew Perez:

The Office of the Attorney General (OAG) received your public records request dated March 1, 2018. This request seeks the release of certain records maintained by this office, specifically:

1. Copies of all available emails, documents and email attachments exchanged, from August 1, 2017 and March 1, 2018, between officials at the Nevada Attorney General's Office and individuals affiliated with the following organizations and companies:
 - Judicial Crisis Network (“@judicialnetwork.com”);
 - National Rifle Association (“@nrahq.org”; “@nraila.org”);
 - Koch Industries (“@kochind.com”; “@kochps.com”);
 - U.S. Chamber of Commerce (“@uschamber.com”; “@institutelegalreform.com”);
 - Federalist Society (“@fed-soc.org”; “leonard.leo@hotmail.com”);
 - Altria Client Services (“@altria.com”);
 - Purdue Pharma (“@pharma.com”);
 - Mallinckrodt (“@mallinckrodt.com”);
 - Anthem, Inc. (“@anthem.com”);
 - Southern Company (“@southernco.com”);

- Peabody Energy (“@peabodyenergy.com”);
- DTE Energy (“@dteenergy.com”);
- Community Choice Financial (“@ccfi.com”);
- Advance America (“@advanceamerica.net”);
- Ace Cash Express (“@acecashexpress.com”);
- American Chemistry Council (“@americanchemistry.com”);
- Monsanto (“@monsanto.com”);
- Hamilton Consulting Group (“@hamilton-consulting.com”);
- Michael Best Strategies, LLC (“@michaelbeststrategies.com”);
- Bruning Law Group (“@bruninglawgroup.com”);
- Cozen O’Connor P.C (“@cozen.com”);
- Hunton & Williams (“@hunton.com”);

The OAG has conducted a review of records in our custody. The responsive records are included with the U.S. Mail copy of this letter.

The responsive records produced by this search are included with this communication. The OAG has identified records that may not be released due to attorney-client privilege.¹ Records protected by attorney-client privilege may also be protected by the attorney work product doctrine² and the deliberative process privilege.³ Additionally, the OAG has identified records that may not be released due to confidentiality restrictions in statute.⁴ The OAG will now close this matter.

Sincerely,

State of Nevada
Office of the Attorney General

¹ NRS 49.095.

² *Wardleigh v. Second Judicial Dist. Court In & For Cty. of Washoe*, 111 Nev. 345, 357, 891 P.2d 1180, 1188 (1995).

³ *DR Partners v. Board of County Commissioners*, 116 Nev. 616, 619-29, 6 P.3d 465, 467-73 (2000).

⁴ NRS 370.257(3).